UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

MΑ	RK	WH	ΉT	Έ,

Plaintiff,

v. Case No. 13-15073

PAUL KLEE, LEE McROBERT, and LOUIS CONDON,

Defendants.

HON. AVERN COHN

ORDER DENYING PLAINTIFF'S MOTIONS FOR

"FOR INJUNCTIVE RELIEF, et al" (Doc. 252)

"EMERGENCY INJUNCTION" (Doc. 257)

AND

"TO SUPPLEMENT" (Doc. 259)

AND

STAYING FURTHER MOTIONS UNTIL PENDING MOTIONS FOR SUMMARY JUDGMENT ARE RESOLVED

This is a prisoner civil rights case under 42 U.S.C. § 1983. Plaintiff is proceeding pro se and in forma pauperis. The matter was referred to a magistrate judge for pretrial proceedings. (Doc. 12). Following motion practice and several reports and recommendations which were adopted by the Court, plaintiff's remaining claims relate to his refusal to "snitch" on fellow inmates and the alleged failure of Paul Klee, the Warden at the Gus Harrison Facility, Lee McRobert, the Deputy Warden, and Louis Condon, a Resident Unit Manager ("defendants") to properly protect him from gang members. In other words, plaintiff is asserting a First Amendment retaliation claim.

After the magistrate judge certified that the pretrial proceedings were completed, (Doc. 201), the parties were permitted to file cross motions for summary judgment

directed at the merits of plaintiff's claims. (Docs. 239, 243). The motions are now fully

briefed and are awaiting decision by the undersigned.

Meanwhile, plaintiff has filed several motions, including a "Motion for Injunctive

Relief and for Telephonic Hearing for Fines, Fees, for Contempt..." (Doc. 252), a

"Motion for Emergency Injunction," (Doc. 257), and a "Motion to Add Supplemental

Information to Emergency Injunction." (Doc. 259).

The motions are DENIED.

Further, no further motions shall be filed until after the Court rules on the pending

summary judgment motions.

SO ORDERED.

S/Avern Cohn AVERN COHN

UNITED STATES DISTRICT JUDGE

Dated: 9/5/2019

Detroit, Michigan

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